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APPLICATION NO. FILING DATE		ING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO		
10/042,525	10	0/19/2001	Eric K. Larson	04513-023001	7279		
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225 FRANKLIN ST BOSTON, MA 02110				FRANK, RODNEY T			
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				2856			
				DATE MAILED: 04/29/2003			

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary Texaminer			Application N .		Applicant(s)	-UM-				
Rodney T. Frank 2856 - 7h MAILING DATE of this communication appears on the cover sheet with th correspondence address → Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. Edutations of tempry be available under the previous off 70°R 1.136(a). In no event, however, may a reply be limitly filled 2 this period for reply specified above is less than thiny (30) days, a reply within the statutory reliminary of thiny (30) days will be considered threely. 2 this period for reply specified above is less than thiny (30) days, a reply within the statutory reliminary of their (30) days will be considered threely. 3 this period for reply specified above is less than thiny (30) days, a reply within the statutory reliminary of their (30) days will be considered threely. 4 this period for reply is specified above. In minimum stationy period will appear and will repleas (30) MONTH's farm the mailing date of this communication. 5 this period by the Office later than three months after the mailing date of this communication, even if limity filed, may reduce any camer appetration and application (5). 2 this action is FINAL. 2 b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Queyle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Of the above claim(s) 1-11 and 17-21 is/are withdrawn from consideration. 5) Claim(s) 12-15 is/are rejected. 7) Claim(s) is/are allowed. 6) Claim(s) is/are allowed. 6) Claim(s) is/are allowed. 6) Claim(s) is/are allowed. 7) Claim(s) is/are allowed. 8) Claim(s) is/are allowed. 10) The drawing(s) filed on is/are allowed. 10) The drawing(s) filed on is/are allowed. 10) The drawing(s) filed on is/are allowed. 11) The proposed drawing correction filed on is/are allowed. 12) Claim(s) Colaim(s) is/are allowed. 13) Capital this proving the priority document	ë		10/042,525		LARSON ET AL.					
Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 2 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. Educations of time reply be available used the provisions of 3 CFR 1.136(a). In or event, however, may a reply be limitely filled to the provisions of 3 CFR 1.136(a). In or event, however, may a reply be limitely filled to the provisions of 3 CFR 1.136(a). In or event, however, may a reply be limitely filled to the provisions of 3 CFR 1.136(a). In or event, however, may a reply be limitely filled to reply specified above its fees have highly additionable to reply specified above its fees have highly additionable to reply specified above. The additional provision of the period filled for reply specified above. The additional provisional specified in the period for reply specified for reply valley in best or extended period for reply valley. The section is provided period for reply valley to sect the event and the provision of the communication. Provisional provisions are sectionable to the event and the provision of the communication. Provisional application provis	,	Office Action Summary	Examiner		Art Unit					
Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 31 CFR 1.13(a). In no event, however, may a reply be timely filed If the period for reply specified above, the maximum statutory period vidil apply and vidil capitor 31 (30) days will be considered timely. If NO period for reply specified above, the maximum statutory period vidil apply and vidil capitor 31 (6) MoNTHS from the maining date of this communication of the period vide apply and vidil capitor 31 (6) MoNTHS from the maining date of this communication of the period vidil apply and vidil capitor 31 (6) MoNTHS from the maining date of this communication, over if timely filed, may reduce any canned potent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 25 March 2003. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-21 is/are pending in the application. 4a) Of the above claim(s) 1-11 and 17-21 is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) are subject to restriction and/or election requirement. Application Papers 9) The processed drawing correction filed on is/are: a) capeted or b) objected to by the Examiner. Application Papers 9) The drawing(s) filed on is/are: a) capeted or b) objected to by the Examiner. If approved, corrected drawings are required in reply to this Office action. 12) The oath or declaration is objected to by the Examiner. Pri rity under 35 U.S.C. § 119 and 120 13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) The translation of the foreign language provisional application No.			<u> </u>							
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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 12 and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Staerzl (U.S. Patent Number 5,804,712). Staerzl discloses an oil flow sensor and circuit to indicate the presence of oil flow in a multi-cylinder internal combustion engine. The oil sensor includes a heating element positioned within the oil line directly in the oil flow path. Positioned upstream and downstream from the heating element are an upstream heat sensor and a downstream heat sensor. Each of the heat sensors is a negative temperature coefficient resistive device, such that the resistance of the heat sensor varies depending upon oil temperature at the sensor. The output of both the upstream and downstream sensor is coupled to a comparator. The comparator compares the value of the signals from the heat sensors and triggers a switching circuit when the temperature at the sensors approach one another, thus detecting that there is not adequate oil flow to the engine. The switching circuit is connected to a signaling device that indicates whether oil flow to the engine is adequate (see the abstract).

In reference to claim 12, figure 1 of Staerzl discloses a coupling (21) having two open ends adapted for connection to upstream and downstream tubes of a pulsating oil circulation system of an engine and a channel configured to direct oil to flow past a temperature sensor (18 and 20) connected to a sensing circuit, the sensing circuit comprising elements connected to determine a

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change in a voltage across the temperature sensor at to compare the change to a threshold, and to generate a flow-state signal based upon this comparison. Details on the operation of the device can be found in column 3 lines 12-36.

In reference to claim 16, ports to carry flow-state signals and timing signals are provided.

3. Claims 13 and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Staerzl as applied to claims 12 and 16 above, and further in view of Mitra et al. (U.S. Patent Number 5,422,807; hereinafter referred to as Mitra). Mitra discloses a semiconductor microcontroller includes the capability to perform analog to digital conversions of an analog signal representative of a variable parameter indicative of the need to exercise a control function. While the analog to digital conversions are being performed, the microcontroller processor can be powered down to eliminate noise arising from switching activities of the processor as a source of inaccuracy in the conversion process. At the end of the conversion, the analog to digital converter can either shut itself down or wake up the processor. The powering down is achieved by simply disabling the clock input to the microcontroller so that the processor is still activated but incapable of undergoing switching functions (see the abstract). The motivation to combine the Mitra reference with the teachings of the Staerzl is to have a detail for the operation of a microcontroller to control the oil flow sensor disclosed in Staerzl.

In regard to claim 13, Mitra discloses a microcontroller that can be used in automotive applications, such as an engine control module (see column 1 lines 51-64) which utilizes a sample and hold circuit to store a referenced voltage value (see column 2 lines 40-42).

In regard to claim 15, a microcontroller with an analog-to-digital conversion is disclosed as the principal aspect of the Mitra invention.

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4. Claim 14 is rejected under 35 U.S.C. 103(a) as being unpatentable over Staerzl as applied to claims 12 and 16 above, and further in view of Iida (U.S. Patent Number 4,483,295). Iida discloses a control device for a multicylinder engine comprising a knocking detector for detecting the occurrence of knocking, a crank angle sensor for generating a signal indicative of the crank angle, an engine operating condition control device for governing the engine operating condition, and a control circuit for identifying one of the engine cylinders in which knocking has actually occurred, in dependence on both outputs from the detector and the crank angle sensor. The control circuit operates to cause the engine operating condition control device to control the at least one of the engine cylinders when the output from the detector is lower than a predetermined value, but to control all of the engine cylinders when it is higher than the predetermined value (see abstract). The motivation to combine the Iida reference with the teachings of the Staerzl is to have a detail for the operation of a control device to control the oil flow sensor disclosed in Staerzl.

In regard to claim 14, Iida discloses the use of delay circuit in order to provide a synchronization of time for a signal provided to the control circuit (see column 7 lines 47-53).

Response to Arguments

5. Applicant's arguments with respect to claims 12-16 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE

MONTHS from the mailing date of this action. In the event a first reply is filed within TWO

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MONTHS of the mailing date of this final action and the advisory action is not mailed until after

the end of the THREE-MONTH shortened statutory period, then the shortened statutory period

will expire on the date the advisory action is mailed, and any extension fee pursuant to 37

CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however,

will the statutory period for reply expire later than SIX MONTHS from the date of this final

action.

Any inquiry concerning this communication or earlier communications from the examiner

should be directed to Rodney T. Frank whose telephone number is (703) 306-5717. The

examiner can normally be reached on M-F 9am -5:30p.m..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor,

Hezron Williams can be reached on (703) 305-4705. The fax phone numbers for the organization

where this application or proceeding is assigned are (703) 308-7722 for regular communications

and (703) 308-7722 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the receptionist whose telephone number is (703) 306-3431.

RTF

April 25, 2003

Hern E. Will-HEZRON WILLIAMS

SUPERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 2800